

UNITED STATES DISTRICT COURT  
DISTRICT OF PUERTO RICO

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In re:

PROMESA  
Title III

THE FINANCIAL OVERSIGHT AND  
MANAGEMENT BOARD FOR PUERTO RICO,

Case No. 17-03283-LTS

as representative of

(Jointly Administered)

THE COMMONWEALTH OF PUERTO RICO, *et al.*

Debtors.<sup>1</sup>

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**CERTIFICATE OF SERVICE**

I, Moheen Ahmad, depose and say that I am employed by Kroll Restructuring Administration LLC (“*Kroll*”)<sup>2</sup>, the solicitation, notice, and claims agent for the Debtors in the above-captioned cases under Title III of the Puerto Rico Oversight, Management, and Economic Stability Act (PROMESA).

On June 8, 2023, at my direction and under my supervision, employees of Kroll caused the following document to be served by the method set forth on the Master Service List attached hereto as **Exhibit A**, and the Claimants Service List attached hereto as **Exhibit B**:

- Thirty-Second Notice of Transfer of Claims to Alternative Dispute Resolution [Docket No. 24475]

On June 9, 2023, at my direction and under my supervision, employees of Kroll caused the following document to be served by the method set forth on the Claimants Service List attached hereto as **Exhibit B**:

<sup>1</sup> The Debtors in these Title III Cases, along with each Debtor’s respective Title III case number and the last four (4) digits of each Debtor’s federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation (“COFINA”) (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority (“HTA”) (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico (“ERS”) (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); and (v) Puerto Rico Electric Power Authority (“PREPA”) (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority (“PBA”) (Bankruptcy Case No. 19-BK-5523-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

<sup>2</sup> Effective March 29, 2022, Prime Clerk LLC changed its name to Kroll Restructuring Administration LLC.

- Alternative Dispute Resolution Procedures, a copy of which is attached hereto as **Exhibit C**

Dated: June 15, 2023

/s/ Moheen Ahmad  
Moheen Ahmad

State of New York  
County of New York

Subscribed and sworn (or affirmed) to me on June 15, 2023, by Moheen Ahmad, proved to me on the bases of satisfactory evidence to be the person who executed this affidavit.

/s/ HERBERT BAER

Notary Public, State of New York  
No BA6205563  
Qualified in Westchester County  
Commission Expires May 11, 2025

SRF 70414 & 70441

**Exhibit A**

Exhibit A  
Master Service List  
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Co-Attorney for the Financial Oversight and Management Board as representative of the Debtors	A&S Legal Studio, PSC	Attn: Ricardo Burgos-Vargas 434 Avenida Hostos San Juan PR 00918	rburgos@adameslaw.com	Email
Counsel to National Public Finance Guarantee Corporation, Aurelius Investment, LLC, Aurelius Opportunities Fund, LLC, Lex Claims, LLC, and Voya Institutional Trust Company, Voya Institutional Trust Company, Plaintiff in Adversary Proceeding 17-00216, Abengoa S.A. and Abengoa Puerto Rico, S.E., and Consolidated Waste Services LLC	Adsuar Muniz Goyco Seda & Perez-Ochoa, PSC	Attn: Eric Pérez-Ochoa, Alexandra Casellas-Cabrera, Sharlene M. Malavé-Vallines, Pedro Jimenez-Rodriguez, & Luis A. Oliver Fraticelli PO Box 70294 San Juan PR 00936-8294	epo@amgprlaw.com acasellas@amgprlaw.com loliver@amgprlaw.com pjime@icepr.com	Email
Aguirre Offshore Gasport, LLC	Aguirre Offshore Gasport, LLC	Attn: Daniel Bustos, Chief Development Officer Excelerate Energy Limited Partnership 2445 Technology Forest Blvd., Level 6 The Woodlands TX 77381	daniel.bustos@excelerateenergy.com	Email
Counsel to Atlantic Medical Center, Inc., Camuy Health Services, Inc, Centro de Salud Familiar Dr. Julio Palmieri Ferri, Inc., Ciales Primary Health Care Services, Inc., Corp. de Serv. Médicos Primarios y Prevención de Hatillo, Inc, Costa Salud, Inc., Centro de Salud de Lares, Inc., Centro de Servicios Primarios de Salud de Patillas, Inc., Hospital General Castañer, Inc. and Co-counsel to Cobra Acquisitions LLC	Akin Gump Strauss Hauer & Feld LLP	Attn: Ira S. Dizengoff, Philip C. Dublin, Stephen M. Baldini, Brad M. Kahn One Bryant Park New York NY 10036	idizengoff@akingump.com pdublin@akingump.com sbaldini@akingump.com bkahn@akingump.com	Email
Co-counsel to Cobra Acquisitions LLC	Akin Gump Strauss Hauer & Feld LLP	Attn: Scott M. Heimberg, Allison S. Thornton, Cynthia Simpson 2001 K Street, N.W. Washington DC 20006	csimpson@akingump.com sheimberg@akingump.com athornton@akingump.com	Email
Counsel to Thomas Rivera - Schatz, in his official capacity and on behalf of the Senate of Puerto Rico, Plaintiff in Adversary Proceeding 18-00081/Defendant in Adv Case 19-00014 and Counsel to proposed Intervenor-Defendant Federación de Alcaldes de Puerto Rico, Inc. in Adversary Proceeding 19-00393	Aldarondo & López-Bras, P.S.C.	Attn: Ivan M. Castro Ortiz, Claudio Aliff-Ortiz, Eliezer Aldarondo-Ortiz, David R. Rodríguez-Burns ALB Plaza, Suite 400 16 Rd. 199 Guaynabo PR 00969	icastro@alblegal.net ealdarondo@alblegal.net drodriguez.alb@gmail.com	Email
Counsel to Salvador Rovira Rodriguez, Salvador Rovira Rodriguez Attorneys at Law and Puerto Rico Legal Advocates, PSC	Alexandra Bigas Valedon	PO Box 7462 Ponce PR 00732-7462	alexandra.bigas@gmail.com	Email
Counsel to Alianza Comunitaria Ambientalista del Sureste, Inc. (ACASE)	Alianza Comunitaria Ambientalista del Sureste, Inc.	Attn: Timmy Boyle Apartado 10140 Humacao PR 00972	acasepr@gmail.com	Email
Counsel to Cooperativa De Ahorro Y Credito Dr. Manuel Zeno Gandia, Cooperativa De Ahorro Y Credito Abraham Rosa, Cooperativa De Ahorro Y Credito De Aguada, Cooperativa De Ahorro Y Credito Vega Alta, Cooperativa De Ahorro Y Credito El Valenciano, Fidecoop, Cooperativa De Ahorro Y Credito De Rincon, Cooperativa De Ahorro Y Credito De Lares Y Region Central, Fondo de Inversión y Desarrollo Cooperativo, Inc., Cooperativa De Ahorro Y Credito De Ciales, Cooperativa De Ahorro Y Credito Juana Diaz	Almeida & Dávila, P.S.C.	Attn: Enrique M. Almeida Bernal and Zelma Dávila Carrasquillo PO Box 191757 San Juan PR 00919-1757		First Class Mail
Counsel to American Federation of State, County and Municipal Employees, Intervenor in Adversary Proceeding 17-00250 and Plaintiff in Adversary Proceeding 18-00134	American Federation of State, County and Municipal Employees	Attn: Teague P. Paterson, & Michael L. Artz 1101 17th Street NW Suite 900 Washington DC 20011	tpaterson@afscme.org martz@afscme.org	Email
Federal Agency	AmeriCorps	Attn: Sonali Nijhawan 1201 New York Ave., NW Washington DC 20525		First Class Mail
AmeriNational Community Services, LLC as servicer for the GDB Debt Recovery Authority	AmeriNat	Attn: Mark Fredericks, Francisco De Armas Ponce de Leon Ave. #1519 Firstbank Bldg., Suite 1406 San Juan PR 00908	mfredericks@amerinatls.com fdearmas@ciacpr.com	Email
Counsel to Levy Echeandia Trust, Inmobiliaria Levy, Inc., Francisco Levy Hijo, Inc., Ricardo Levy Echeandia and Lourdes Arce Rivera, and Laura Levy	Andrés L. Córdova	PO Box 195355 San Juan PR 00919-533	acordova@juris.inter.edu	Email

Exhibit A  
Master Service List  
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Antilles Power Depot, Inc.	Antilles Power Depot, Inc.	Attn: Raymond Texidor PO Box 810190 Carolina PR 00981-0190		First Class Mail
Counsel to Sistema de Retiro de la Universidad de Puerto Rico, Marathon Asset Management, LP, Solus Alternative Asset Management LP, Sola Ltd, Ultra Master Ltd, Ultra NB LLC, Solus Opportunities Fund 5 LP, AES Puerto Rico, L.P., Arc American, Inc., Duff & Phelps LLC, and Bonistas del Patio, Inc.	Antonetti Montalvo & Ramirez Coll	Attn: Kelly Rivero Alen, Jose L. Ramirez-Coll & Carolina V. Cabrera Bou PO Box 13128 San Juan PR 00908	Jramirez@amrclaw.com Kellyrivero@hotmail.com ccabrera@amrclaw.com	Email
Counsel to Antonio Fuentes González, María Y. Viguie Fernández and the conjugal partnership constituted by them	Antonio Fuentes-González	G.P.O Box 7764 Ponce PR 00732-7764	antoniofuentesgonzalez@yahoo.com	Email
Counsel to Whitebox Asymmetric Partners, LP, et al., Co-Counsel to Whitebox Multi-Strategy Partners, L.P., Whitebox Asymmetric Partners, L.P., Whitebox Institutional Partners, L.P., Whitebox Term Credit Fund I L.P., Pandora Select Partners, L.P., Defendant 27k, Defendant 28k, Defendant 48k, Defendant 55H, Defendant 56H, NTT Data EAS, Inc, and NTT Data State Health Consulting LLC, Walter M. Higgins	Arroyo & Rios Law Offices, PSC	Attn: Moraima S. Ríos Robles & Jessica A. Figueroa-Arce PMB 688 1353 Ave. Luis Vigoreaux Guaynabo PR 00966	mrios@arroyorioslaw.com jfigueroa@arroyorioslaw.com	Email
Asociación de Empleados Gerenciales del Fondo del Seguro del Estado	Asociación de Empleados Gerenciales del Fondo del Seguro del Estado	PO Box 71325 Suite 84 San Juan PR 00936		First Class Mail
Autonomous Municipality of Ponce, creditor and party-in-interest	Autonomous Municipality of Ponce	PO Box 331709 Ponce PR 00733-1709		First Class Mail
Autopistas de PR, LLC	Autopistas de PR, LLC	Attn: Xavier Carol PO Box 29227 San Juan PR 00929-0227		First Class Mail
Autopistas de PR, LLC	Autopistas de PR, LLC	Attn: Xavier Carol Urb. Matienzo Cintron Calle Montellano 518 San Juan PR 00923		First Class Mail
Autopistas Metropolitanas de Puerto Rico, LLC	Autopistas Metropolitanas de Puerto Rico, LLC	Attn: Julian Fernandez 48 Carr. 165 Ste. 500 Guaynabo PR 00968-8033	julian.fernandez@metropistas.com gonzalo.alcalde@metropistas.com yanira.belen@metropistas.com	Email
Badillo Saatchi & Saatchi Inc.	Badillo Saatchi & Saatchi Inc.	Attn: President or General Counsel A-16 Calle Genova Ext. Villa Caparra PO Box 11905 Guaynabo PR 00966	orlando.gonzalez@publicisone.com	Email
Counsel to Roche Diagnostics Corporation	Barnes & Thornburg, LLP	Attn: David M. Powlen, Esq., Kevin Collins, Esq. 1000 N. West Street Suite 1500 Wilmington DE 19801	david.powlen@btlaw.com kevin.collins@btlaw.com	Email
Counsel to Wal-Mart Puerto Rico, Inc.	Bauza Brau Irizarry & Silva	Attn: Antonio Bauza-Santos, Guillermo J. Silva-Wiscovich PO Box 13669 San Juan PR 00908	antonio.bauza@bioslawpr.com gsilva@bioslawpr.com	Email
BDO of Puerto Rico, LLC (now Old Puerto Rico, PSC)	BDO of Puerto Rico, LLC (now Old Puerto Rico, PSC)	Attn: Ryan Marin PO Box 363343 San Juan PR 00936-3343	ryan@bdo.com.pr	Email
Counsel to Mitsubishi Motor Sales of Caribbean, Inc.	Belk & Grovas Law Offices	Attn: James Belk-Arce & Carlos J. Grovas-Porrata PO Box 194927 San Juan PR 00919-4927	belkgrovas@gmail.com	Email
Counsel to the Official Committee of Retired Employees of Puerto Rico & the Official Committee of Retirees	Bennazar, García & Milán, C.S.P.	Attn: A.J. Bennazar-Zequeira, Héctor M. Mayol Kauffmann, Francisco del Castillo Orozco Edificio Union Plaza, Piso 17, Oficina 1701 Avenida Ponce de León #416 Hato Rey, San Juan PR 00918	ajb@bennazar.org bgm.csp@bennazar.org hector.mayol@bennazar.org francisco.delcastillo@bennazar.org	Email

Exhibit A  
Master Service List  
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to Asociación de Titulares de Condominios, Inc	Berkan/Méndez	Attn: Judith Berkan G-11 Calle O'Neill San Juan PR 00918	berkanj@microjuris.com berkanmendez@gmail.com	Email
Counsel to Tradewinds Energy Barceloneta, LLC and Tradewinds Energy Vega Baja, LLC	Bermúdez Díaz & Sánchez LLP	Attn: Reggie Diaz Hernandez, Esq. Edificio Ochoa Suite 209 500 Calle de la Tanca San Juan PR 00901	rdiaz@bdslawpr.com	Email
Bio-Medical Applications of Puerto Rico, Inc.	Bio-Medical Applications of Puerto Rico, Inc.	Attn: President or General Counsel 461 Francia Street, Suite A-401 San Juan PR 00917	soeurette.yoyo@fmc-na.com	Email
Counsel to the University of Puerto Rico and, in his official capacity, Dr. Darrel Hillman, Co-Counsel to Bank of America, N.A., Co-Counsel to Merrill Lynch, Pierce, Fenner & Smith Inc., Merrill Lynch Capital Services, Inc., Bank of America Corporation ("BAC"), and BofA Securities, Inc. ("BofAS")	Bobonis, Bobonis & Rodriguez Poventud	Attn: Carlos Bobonis González, Enrique G. Figueroa-Llinás 129 De Diego Avenue San Juan PR 00911-1927	cbg@bobonislaw.com efl@bobonislaw.com	Email
Claims Counsel to The Financial Oversight and Management Board for Puerto Rico, acting through its Special Claims Committee	Brown Rudnick LLP	Attn: Stephen A. Best, Esq., Benjamin G. Chew, Esq. 601 Thirteenth Street NW Washington DC 20005	sbest@brownrudnick.com bchew@brownrudnick.com	Email
Claims Counsel to The Financial Oversight and Management Board for Puerto Rico, acting through its Special Claims Committee	Brown Rudnick LLP	Attn: Sunni P. Beville, Esq., Tristan Axelrod One Financial Center Boston MA 02111	sbeville@brownrudnick.com taxelrod@brownrudnick.com	Email
Counsel to Oracle America, Inc. and Oracle Caribbean, Inc.	Buchalter, A Professional Corporation	Attn: Shawn M. Christianson, Esq. & Valerie Bantner Peo, Esq. 55 Second Street, 17th Floor San Francisco CA 94105-3493	schristianson@buchalter.com vbantnerpeo@buchalter.com	Email
Counsel to Sistema de Retiro de los Empleados de la Autoridad de Energía Eléctrica, Union de Empleados de la Corporacion del Fondo del Seguro del Estado, Asociacion de Empleados Gerenciales del Fondo del Seguro del Estado Corp., Union de Medicos de la Corporacion del Fondo del Seguro del Estado Corp., Prosol-Utier and Federación de Maestros de Puerto Rico and Sistema de Retiro de los Empleados de la Autoridad de Energa Elctrica (SREAAE), Asociación de Profesores y Profesoras del Recinto Universitario de Mayagüez, Inc. ("APRUM"), Plaintiff in Adversary Proceeding 17-00197, Hermandad de Empleados del Fondo del Seguro del Estado, Inc , et al. Plaintiff in Adversary Proceeding 18-00091, and Unión de Trabajadores de la Industria Eléctrica y Riego Inc ("UTIER")	Bufete Emmanuelli, C.S.P.	Attn: Jessica E. Méndez Colberg 472 Tito Castro Ave Edificio Marvesa, Suite 106 Ponce PR 00716	jessica@emmanuelli.law	Email
Counsel to Sistema de Retiro de los Empleados de la Autoridad de Energía Eléctrica, Union de Empleados de la Corporacion del Fondo del Seguro del Estado, Asociacion de Empleados Gerenciales del Fondo del Seguro del Estado Corp., Union de Medicos de la Corporacion del Fondo del Seguro del Estado Corp., Prosol-Utier and Federación de Maestros de Puerto Rico and Sistema de Retiro de los Empleados de la Autoridad de Energa Elctrica (SREAAE), Asociación de Profesores y Profesoras del Recinto Universitario de Mayagüez, Inc. ("APRUM"), Plaintiff in Adversary Proceeding 17-00197, Hermandad de Empleados del Fondo del Seguro del Estado, Inc , et al. Plaintiff in Adversary Proceeding 18-00091, and Unión de Trabajadores de la Industria Eléctrica y Riego ("UTIER")	Bufete Emmanuelli, C.S.P.	Attn: Jessica E. Méndez Colberg PO Box 10779 Ponce PR 00732	jessica@emmanuelli.law	Email
Counsel to Unión de Trabajadores de la Industria Eléctrica y Riego & Asociación de Profesoras & Profesores del Recinto Universitario de Mayagüez, Inc. and Hermandad de Empleados del Fondo del Seguro del Estado, Inc, et al. Plaintiff in Adversary Proceeding 18-00091	Bufete Emmanuelli, C.S.P.	Attn: Jessica E. Méndez Colberg, Esq. Urb. Constancia 2803 Calle San Francisco Ponce PR 00717	jessica@emmanuelli.law	Email

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DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to Sistema de Retiro de los Empleados de la Autoridad de Energía Eléctrica, Union de Empleados de la Corporacion del Fondo del Seguro del Estado, Asociacion de Empleados Gerenciales del Fondo del Seguro del Estado Corp., Union de Medicos de la Corporacion del Fondo del Seguro del Estado Corp., Prosol-Utiter and Federación de Maestros de Puerto Rico and Sistema de Retiro de los Empleados de la Autoridad de Energia Elctrica (SREAE), Asociación de Profesores y Profesoras del Recinto Universitario de Mayagüez, Inc. ("APRUM"), Plaintiff in Adversary Proceeding 17-00197, Hermandad de Empleados del Fondo del Seguro del Estado, Inc , et al. Plaintiff in Adversary Proceeding 18-00091, and Unión de Trabajadores de la Industria Eléctrica y Riego ("UTIER")	Bufete Emmanuelli, C.S.P.	Attn: Rolando Emmanuelli Jiménez, Jessica E. Méndez Colberg, Wilbert López Moreno PO Box 10779 Ponce PR 00732	rolando@bufete-emmanuelli.com notificaciones@bufete-emmanuelli.com wilbert_lopez@yahoo.com remmanuelli@me.com	Email
Counsel to Sistema de Retiro de los Empleados de la Autoridad de Energía Eléctrica, Union de Empleados de la Corporacion del Fondo del Seguro del Estado, Asociacion de Empleados Gerenciales del Fondo del Seguro del Estado Corp., Union de Medicos de la Corporacion del Fondo del Seguro del Estado Corp., Prosol-Utiter and Federación de Maestros de Puerto Rico and Sistema de Retiro de los Empleados de la Autoridad de Energia Elctrica (SREAE), Asociación de Profesores y Profesoras del Recinto Universitario de Mayagüez, Inc. ("APRUM"), Plaintiff in Adversary Proceeding 17-00197, Hermandad de Empleados del Fondo del Seguro del Estado, Inc , et al. Plaintiff in Adversary Proceeding 18-00091, and Unión de Trabajadores de la Industria Eléctrica y Riego Inc ("UTIER")	Bufete Emmanuelli, C.S.P.	Attn: Rolando Emmanuelli Jiménez, Wilbert López Moreno, Wendolyn Torres Rivera, Zoe Negron Comas 472 Tito Castro Ave Edificio Marvesa, Suite 106 Ponce PR 00716	rolando@bufete-emmanuelli.com notificaciones@bufete-emmanuelli.com wilbert_lopez@yahoo.com zoe@emmanuelli.law	Email
Counsel to Med Centro, Inc. formerly Consejo Salud de la Comunidad de la Playa de Ponce, Inc.	Bufete Fernández & Alcaraz CSP	Attn: Ignacio Fernández de Lahongrais Capital Center Sur, Suite 202 Avenida Arterial Hostos #239 San Juan PR 00918-1475	ignacio@bufetefernandezalcaraz.com	Email
Counsel to Corporacion De Servicios De Salud Y Medicina De Avanzada, HPM Foundation, Inc., Concilio De Salud Integral De Loiza, Inc., & Neomed Center, Inc., Attorneys for Migrant Health Center, Inc., Attorneys for Migrant Health Center, Inc., Attorneys for Salud Integral en la Montana	Bufete Rodríguez Miranda, C.S.P.	Attn: María Celeste Rodríguez Miranda PO Box 365072 San Juan PR 00936-5072	mcrm100@msn.com	Email
Counsel to Financial Guaranty Insurance Company	Butler Snow, LLP	Attn: Adam M. Langley, James E. Bailey III Crescent Center, Suite 500 6075 Poplar Avenue Memphis TN 38187	adam.langley@butlersnow.com jeb.bailey@butlersnow.com	Email
Counsel to Financial Guaranty Insurance Company	Butler Snow, LLP	Attn: Christopher R. Maddux & J. Mitchell Carrington 1020 Highland Colony Parkway Suite 1400 Ridgeland MS 39157	chris.maddux@butlersnow.com mitch.carrington@butlersnow.com	Email
Counsel to Financial Guaranty Insurance Company	Butler Snow, LLP	Attn: Martin Sosland and Candice M. Carson 2911 Turtle Creek Blvd. Suite 1400 Dallas TX 75219	martin.sosland@butlersnow.com Chris.Maddux@butlersnow.com Mitch.Carrington@butlersnow.com candice.carson@butlersnow.com	Email
Counsel to Financial Guaranty Insurance Company	Butler Snow, LLP	Attn: Stanford G. Ladner 1700 Broadway, 41st Floor New York NY 10019	stan.ladner@butlersnow.com	Email
Counsel to Whitefish Energy Holdings, LLC, Integra Design Group, PSC, Huellas Therapy, Corp. and Procesos de Informatica, Inc., Bacardi International Limited, Bacardi Corporation, Institucion Educativa Nets, LLC, Von Win Capital Management, L.P., Cantor-Katz Collateral Monitor LLC, Trinty Services I, LLC, Trinty Services Group Inc	C. Conde & Assoc.	Attn: Carmen D. Conde Torres, Esq. & Luisa S. Valle Castro, Esq. San Jose Street #254 Suite 5 Old San Juan PR 00901-1253	condecarmen@condelaw.com ls.valle@condelaw.com notices@condelaw.com	Email

Exhibit A  
Master Service List  
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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Counsel to Assured Guaranty Corp.	Cadwalader, Wickersham & Taft, LLP	Attn: Mark Ellenberg, Esq. 700 Sixth Street, NW Washington DC 20001	mark.ellenberg@cwt.com	Email
Counsel to Defendants GDB Debt Recovery Authority and its Trustees Mathew Karp, Jorge L. Padilla, and David Pauker, in their official capacities, and Inspectorate America Corporation, GDB Debt Recovery Authority	Cancio Covas & Santiago, LLP	Attn: Ileana M. Oliver Falero, Esq., Charles E. Vilaro Valderrabano MCS Plaza, Suite A-267 255 Ave. Ponce de Leon San Juan PR 00917	ioliver@ccsllp.com cvilaro@ccsllp.com	Email
Counsel to Puerto Rico Fiscal Agency and Financial Advisory Authority, as fiscal agent for Puerto Rico Electric Power Authority, Cooperativa de Farmacias Puertorriqueñas (COOPHARMA)	Cancio, Nadal, Rivera & Diaz, PSC	Attn: Arturo Diaz-Angueira & Carlos M. Rivera-Vicente PO Box 364966 403 Munoz Rivera Avenue San Juan PR 00918-3345	Adiaz@cnrd.com avalencia@cnrd.com crivera@cnr.law	Email
Counsel to Constructora Santiago II, Corp., Tamrio Inc., Peerless Oil & Chemicals, Inc., Ferrovial Agroman, SA & TEC General Contractors, Corp. (TEC), Jimenez-Gandara Estate and Dr. Carlos Suarez Vazquez	Cardona-Jimenez Law Offices, PSC	Attn: Jose F. Cardona Jimenez PO Box 9023593 San Juan PR 00902-3593	jf@cardonalaw.com	Email
Caribbean Hospital Corporation	Caribbean Hospital Corporation	Attn: Dr. Sylvia Lourdes de la Peña PO Box 11691 San Juan PR 00922	delapena.sylvia@gmail.com	Email
Counsel to Norma Bernier Casanova, Creditor	Carla T. Rodríguez Bernier	PO Box 7743 Ponce PR 00732	carla.rodriquezbernier@yahoo.com	Email
Counsel to Cooperativa A/C Vegabajaña, Cooperativa A/C Roosevelt Roads, Quality Equipment, Inc., and Cooperativa A/C La Comerieña	Carlos A. Quilichini Paz & Jessica M. Quilichini Ortiz	PO Box 9020895 San Juan PR 00902-0895	quilichinipaz@microjuris.com	Email
Counsel to Aida Rossy Clemente and Local Counsel to KDC Solar LLC	Carlos Alsina Batista Law Offices, PSC	Attn: Carlos C. Alsina Batista 1519 Ponce De León Ave. Firstbank Bldg., Suite 513 San Juan PR 00909		First Class Mail
Counsel to Puerto Rico Land Administration	Carlos E. Cardona-Fernández	PO Box 810412 Carolina PR 00981-0412	carloscardonafe@hotmail.com	Email
Counsel to Carlos J. Mendez Nunez, in his official capacity and on behalf of the House of Representatives of Puerto Rico, Plaintiff in Adversary Proceeding 18-00081	Carlos E. Rivera-Justiniano	C-2 C/6 Urb. Terrazas de Cupey Trujillo Alto PR 00976	lcdo.carlos.e.riverajustiniano@gmail.com	Email
Interested Party	Carlos Lamoutte	Attn: Carlos Lamoutte 87 De Diego Villas de San Francisco Plaza II, Suite 215 San Juan PR 00927	cl@carloslamoutte.com	Email
Counsel to Cooperativa De Ahorro Y Crédito De Isabela	Carlos M. Vergne Law Offices	Attn: Carlos M. Vergne Vargas 24 Mariana Bracetti 2nd Floor San Juan PR 00925	carlosvergne@aol.com	Email
Counsel to Assured Guaranty Corp. and Assured Guaranty Municipal Corp.	Casellas Alcover & Burgos, PSC	Attn: Heriberto Burgos Pérez, Ricardo F. Casellas-Sánchez, Diana Pérez-Seda, Mariano A. Mier Romeu PO Box 364924 San Juan PR 00936-4924	hburos@cabprlaw.com rcasellas@cabprlaw.com dperez@cabprlaw.com	Email



Exhibit A  
Master Service List  
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to the Official Committee of Unsecured Creditors, Baxter Sales & Distribution Puerto Rico Corp. (Top 20 Creditor), Drivetrain, LLC	Casillas, Santiago & Torres, LLC	Attn: Diana M. Batlle-Barasorda, Esq., Ericka C. Montull-Novoa, Esq., Luis Torres, Luis Llach Zuniga, Juan Casillas Ayala, Juan Nieves Gonzalez, Edna Tejeda Oyola, Israel Fernandez Rodriguez El Caribe Office Building 53 Palmeras Street, Ste. 1601 San Juan PR 00901-2419	dbatlle@cstlawpr.com emontull@cstlawpr.com ltorres@cstlawpr.com lllach@cstlawpr.com jcasillas@cstlawpr.com jnieves@cstlawpr.com etejeda@cstlawpr.com ifernandez@cstlawpr.com	Email
Counsel to Baxter Sales & Distribution Puerto Rico Corp. (Top 20 Creditor) & Genesis Security Services, Inc., Universal Insurance Company	Casillas, Santiago & Torres, LLC	Attn: Ericka C. Montull-Novoa, Juan C. Nieves-González, Luis R. Ramos Cartagena PO Box 195075 San Juan PR 00919-5075	jcasillas@cstlawpr.com jnieves@cstlawpr.com lramos@cstlawpr.com	Email
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Counsel to Doral Financial Corporation and UBS Family of Funds and the Puerto Rico Family of Funds, et al.	White & Case, LLP	Attn: Glenn M. Kurtz, John K. Cunningham, Brian D. Pfeiffer, Esq. & Michele J. Meises, Esq. 1221 Avenue of the Americas New York NY 10020-1095	gkurtz@whitecase.com jcunningham@whitecase.com brian.pfeiffer@whitecase.com michele.meises@whitecase.com	Email

Exhibit A  
Master Service List  
Served as set forth below

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Counsel to Union de Empleados de la Corporacion del Fondo del Seguro del Estado, Asociacion de Empleados Gerenciales del Fondo del Seguro del Estado Corp., Union de Medicos de la Corporacion del Fondo del Seguro del Estado Corp., and and Hermandad de Empleados del Fondo del Seguro del Estado, Inc , et al. Plaintiff in Adversary Proceeding 18-00091	Wilbert Lopez Moreno & Asociados	Attn: Wilbert Lopez Moreno 1272 Ave. Jesus T. Pinero San Juan PR 00921	wilbert_lopez@yahoo.com	Email
Counsel to Softek, Inc. and Insight Management Group, Inc., Counsel to Comité Diálogo Ambiental, Inc., El Puente de Williamsburg, Inc.- Enlace Latino de Acción Climática, Comité Yabucoaño Pro-Calidad de Vida, Inc. (YUCAE), Alianza Comunitaria Ambientalista del Sureste, Inc., Sierra Club Puerto Rico, Inc., Mayagüezanos por la Salud y el Ambiente, Inc., Coalición de Organizaciones Anti Incineración, Inc. and Amigos del Río Guaynabo, Inc.	William M. Vidal-Carvajal Law Office, P.S.C.	Attn: William M. Vidal-Carvajal, Esq. MCS Plaza, Ponce de Leon Avenue Suite 801 San Juan PR 00917	william.m.vidal@gmail.com	Email
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	William Santiago-Sastre, Esq.	Attn: William Santiago-Sastre, Esq. USDCPR 201106 PO Box 1801 Sabana Seca PR 00952-1801	wssbankruptcy@gmail.com	Email
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**Exhibit B**

Exhibit B  
Claimants Service List  
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3081065	Albino-Torres, Actriz A.	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3055983	Albors-Peralta, Maria T.	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3809105	Alexandra Rivera Bermudez by herself and on behalf of the minors Y.O.T.R; K.	M. T. R; A. M. V. R., Bufete Emmanuelli, C.S.P., Jessica Esther Mendez-Colberg, Attorney, PO Box 10779, Ponce, PR, 00717	jessica@bufete-emmanuelli.com	First Class Mail and Email
3548187	Alexandra Rivera Bermudez by herself and on behalf of the minors Y.O.T.R; K.	M. T. R; A. M. V. R., Alexandra Rivera Bermudez, HC-05 Box 6074, Juana Diaz, PR, 00795	yandiel1126@icloud.com	First Class Mail and Email
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3104818	C.O.D. Tire Distributors Imports ASIA, Inc.	World Wide Tires Inc., at als, LIC. Luis Dominguez Fuertes Y LIC. Hector Fuertes, Fuertes & Fuertes Law Office CSP, PMB 191 PO Box 194000, San Juan, PR, 00919-4000		First Class Mail
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3115125	CABRERA MONSERRATE, EDWIN	C/JACINTO NUM 3T-20, LOMAS VERDES BAYAMON, 619, San Juan, PR, 00956		First Class Mail
286149	CALLEJO ORENGO, JANELISSE	LCDO. HECTOR A. CORTES BABILONIA, PO BOX 896, ARECIBO, PR, 00613	bufetecortesestremasantos@gmail.com	First Class Mail and Email
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Claimants Service List  
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3020490	Cooperativa de Seguros Multiples de Puerto Rico	Hector E. Valdes Ortiz, Esq., 38 Calle Nevárez,, San Juan, PR, 00926	hvaldes@v-olaw.com	First Class Mail and Email
3043867	Cooperativa de Seguros Multiples de Puerto Rico	Hector E. Valdes Ortiz, Esq., 8461 Lake Worth Road Suite 420, Lake Worth, FL, 33467	hvaldes@v-olaw.com	First Class Mail and Email
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2887341	Correa Flores, Daniel Enrique	Lymaris Perez Rodriguez, PO Box 195287, San Juan, PR, 00919	lymarisperez32@gmail.com	First Class Mail and Email
3140677	Correa Tire Distributor inc.	c/o shirley vekac, ME-51 Bahia Sau Juan Street, Catano, PR, 00962	shirleyvok@gmail.com	First Class Mail and Email
3140663	Correa Tire Distributor inc.	World Wide Tires inc. et als, LIC Luis Dominguez Fuertes y LIC. Hector L Fuertes, Fuertes & Fuertes Law Group, PMB 191 PO Box 194000, San Juan, PR, 00919-4000		First Class Mail
2857306	COSME RIVERA, HERIBERTO	PASEO COSTA DEL SUR, CALLE 13 384, AGUIRRE, PR, 00704	ing.hcosme@gmail.com	First Class Mail and Email
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2830081	COSTAS ARROYO, RUBÉN D.	YOLANDA CAPPAS RODRIGUEZ, 11 CALLE BETANCES, YAUCO, PR, 00698	ycappas@yahoo.com	First Class Mail and Email
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241382	Eliezer Santana Baez Y Otros	SR. ELIEZER SANTANA BÁEZ Y SR. EDGAR RIVERA RIVERA (POR DERECHO PROPIO), 50 CARR. 5 UNIT A 501 EDIF 3J INDUSTRIAL LUCHETTI, Bayamón, PR, 00961-7403		First Class Mail
3448080	Espinosa Rosado, Evyflor	Suhail Caban-Lopez, PO Box 1711, Aguada, PR, 00602	lcdasuhaulcaban@yahoo.com	First Class Mail and Email
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3081262	Fajardo-Rojas, Zurys	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
2939485	Feliciano Camacho, Yesenia	Héctor Aníbal Castro-Pérez, Apartado 227, Yabucoa, PR, 00767	hacastro.perez@gmail.com	First Class Mail and Email
3018687	Felix Rodríguez, Maraida I.	HC 11 Box 48941, Caguas, PR, 00725	marao101@live.com	First Class Mail and Email
78400	FERNÁNDEZ PÉREZ, YESENIA	LCDA. MARYSE ROLDÁN RUIZ, BETANCES #43 BOX 514, CAGUAS, PR, 00726	bufeteroldan@yahoo.com	First Class Mail and Email



Exhibit B  
Claimants Service List  
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3057457	Fontanez-Lopez, Juan C.	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3159693	FORTUNATO IRIZARRY, VICTOR	CANDIDA R. RENTAS ANCIANI, CARR 506 SUITE 203, COTO LAUREL, PR, 00780-2925	colonlawoffice@yahoo.com	First Class Mail and Email
3159722	FORTUNATO IRIZARRY, VICTOR	INST. MAXIMA SEGURIDAD, SECCION 02-2021.3699 PONCE BYP, PONCE, PR, 00728-1500		First Class Mail
3065056	Fradera-Delgado, Ana C.	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3058125	Fragoso-Valentin, Nilda	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
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3101523	Garcia-Colon, Jose F.	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
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2851381	Ivan Pagan Hernandez on behalf of Ruben Cruzado Rodriguez	PO Box 8765, Carolina, PR, 00988-8765		First Class Mail
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2830858	JIMENEZ MATTA, EDUARDO ANTONIO	SARA CHICO MATOS, THE HATO REY CENTER, 268 PONCE DE LEON STE 1123, SAN JUAN, PR, 00918	edimmedco2000@yahoo.com; schico@smchicolaw.com	First Class Mail and Email
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3114849	Jimenez Trinidad, Guarionex	Villa Carolina Calle 601 blq. 224 #6, Carolina, PR, 00985	guarionexjm@gmail.com	First Class Mail and Email
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Claimants Service List  
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ADRID	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
3027176	Julitzamary Soto Torres as parent with patria potestas over minor JSMS	Richard Schell Asad, Attorney, 171 Ave Carlos Chardon Ste 301, San Juan, PR, 00918	rschellasad@aol.com	First Class Mail and Email
2975948	Julitzamary Soto Torres as parent with patria potestas over minor JSMS	c/o 171 Ave Chardon Ste 301, San Juan, PR, 00918	rschellasad@aol.com	First Class Mail and Email
2926022	L.V.R., minor, represented by Fernando Vargas Melendez	Ramon E. Segarra Berrios, PO Box 9023853, San Juan, PR, 00902-3853	segarra@microjuris.com	First Class Mail and Email
3862019	Laboy Rivera, Zuelen Johuanna	Veredas del Rio 101, Carolina, PR, 00987	zucprho@gmail.com	First Class Mail and Email
3842849	LASSUS RUIZ, JULIO	PO BOX 2811, GUAYAMA, PR, 00785	julio.lassus@gmail.com	First Class Mail and Email
3098701	Laureano-Miranda, Josue	Bufete Francisco Gonzalez, 1519 Ponce de Leon Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3131995	Lcdo. Nelson Ramos + Tesinnette Garcia Santiago	PO Box 8455, PONCE, PR, 00732-8455	ramondeson6@gmail.com	First Class Mail and Email
2323678	LEBRON ENCARNACION, BRUNO J	URB SANTA ELVIRA, Q21 SANTA MARGARITA, CAGUAS, PR, 00725	bruno.lebron@yahoo.com	First Class Mail and Email
3039931	LOPEZ DIAZ, ANGEL R	274 URUGUAY PH 1, SAN JUAN, PR, 00917	dt Diaz@gmail.com	First Class Mail and Email
2116868	LOPEZ SANTIAGO, RAFAEL	P.O. BOX 711, NARANJITO, PR, 00719	dt Diaz@gmail.com	First Class Mail and Email
3215821	LOPEZ SANTIAGO, RAFAEL	DIANA T DIAZ TORRE, LAWYER, 274 URUGUAY PH1, SAN JUAN, PR, 00917		First Class Mail
3351167	LOPEZ SANTIAGO, RAFAEL	DIANA T DIAZ TORRES, LAWYER, 274 URUGUAY ST, COND TORRE ALTA PH 1, SAN JUAN, PR, 00917		First Class Mail
3471335	Madera Martinez, Demetrio	P.O. Box 3658, Mayaguez, PR, 00681	madera_dm_demetrio@yahoo.com	First Class Mail and Email
3895469	Madera Martinez, Demetrio	Nivea Enid Torres, Lawyer, 452 Ave. Ponce de León Suite 402, San Juan, PR, 00918	ntorreslaw@gmail.com	First Class Mail and Email
3895470	Madera Martinez, Demetrio	Nivea Enid Torres-Lopez, PO Box 192853, San Juan, PR, 00919-2853		First Class Mail
3061424	Malaret-Gomez, Hiram	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3848316	Maldonado Rivera, Yamilet	Bo. Rio Arriba carr. 123 Km. 708, Arecibo, PR, 00612	franya43@hotmail.com	First Class Mail and Email
4072030	Maldonado Rivera, Yamilet	HC-04 Box 14764, Arecibo, PR, 00612		First Class Mail
3162487	Malvet Santiago, Jose Miguel	Miguel Angel Serrano Urdaz, PO Box 1915, Guayama, PR, 00785	serrano.urdaz.law@hotmail.com	First Class Mail and Email
3157719	Malvet Santiago, Jose Miguel	Urb. Villamar, Calle Jonico B-3, Guayama, PR, 00784		First Class Mail
139686	MARGARITA SANCHEZ RODRIGUEZ, SU ESPOSO DANIEL ORTIZ BAEZ Y LA SOCIEDAD LEGAL DE BIENES GANANCIALES C	LCDO. LUIS DOMÍNGUEZ FUERTES, PMB 165, 400 CALLE CALAF, SAN JUAN, PR, 00918-1314	dominquezfuentes@hotmail.com	First Class Mail and Email
528976	MARTINEZ CARILIA, RIVERA	LCDO. PABLO LUGO, REPARTO MENDOZA A-1, PO BOX 8051, HUMACAO, PR, 00792	pablolugo62@gmail.com	First Class Mail and Email
3742857	Martinez Rosario, Glamarys	6779 Avenida Isla Verde Condominio Verdemar, Apt 203, Carolina, PR, 00979	glamy40@gmail.com	First Class Mail and Email
3015443	MELENDEZ GONZALEZ, SUGELY	GUILLERMO RAMOS LUINA, P.O. BOX 22763 UPR STATION, SAN JUAN, PR, 00931-2763	gramlui@yahoo.com	First Class Mail and Email
2949871	MELENDEZ ORTIZ, RAMON	MARIA I. SANTOS, P.O. BOX 2732, GUAYNABO, PR, 00970	misantoslaw@gmail.com	First Class Mail and Email
3893689	Mendoza Vazquez, Maria M.	HC 03 Box 31180, Aguada, PR, 00602	mariam.mendoza1962@gmail.com	First Class Mail and Email
1286298	MERCADO CARRASQUILLO, JULIO C	BONEVILLE MANOR, A 1 -7 CALLE 45, CAGUAS, PR, 00725	cesarmercado31@yahoo.com	First Class Mail and Email
318148	MERCADO RIVERA, ADALBERTO	HÉCTOR CORTÉS BABILONIOA, PO BOX 896, ARECIBO, PR, 00613	BUFETECORTESESTREMERASANTOS@GMAIL.COM; hectoracortes@yahoo.com	First Class Mail and Email
2831364	MERCADO, ESTHER	JUAN H. SAAVEDRA CASTRO, PO BOX 9021782, SAN JUAN, PR, 00902-1782	saavedracastrojuan@me.com	First Class Mail and Email
3100266	MOJICA DÍAZ, ALEXANDER	62 NO CALLE CALIMANO ESQ. CECILIA DOMINGUEZ, GUAYAMA, PR, 00784		First Class Mail
2831386	MOJICA DÍAZ, ALEXANDER	MARILYN COLON RODRÍGUEZ, APARTADO 1464, GUAYAMA, PR, 00785		First Class Mail
2423163	MOJICA TORRES, JAVIER	URB MANSIONES DEL PARQUE, SUITE 103, CATANO, PR, 00962	JMT225opr@yahoo.com	First Class Mail and Email
4088898	MONTAÑEZ ROSA, IVETTE Y OTROS	LCDA. MELBA DEL C. RAMOS APONTE, APARTADO 945, SAN LORENZO, PR, 00754		First Class Mail
4132586	MONTAÑEZ ROSA, IVETTE Y OTROS	URB. VALENTINA #61, San Lorenzo, PR, 00754		First Class Mail
2114007	MORALES ORTIZ, PEDRO C.	URB EL CORTIJO, CALLE 23 AO 15 APT 3, BAYAMON, PR, 00956	PCMORA@HOTMAIL.COM	First Class Mail and Email
3099732	Morales-Rosario, Julio	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
2881077	Morciglio Zaragoza, Jose	2567 Carr 100 Ste 102, Cabo Rojo, PR, 00623	wralawoffice@gmail.com	First Class Mail and Email
3124671	MULTI GOMAS, INC.	SEQUEIRA TRADING CORPORATION, C/O SHIRLEY VOKAC, ME-51 BAHIA SAN JUAN St., CATANO, PR, 00962	shirleyvok@gmail.com	First Class Mail and Email

Exhibit B  
Claimants Service List  
Served as set forth below

ADRID	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
597250	MULTI GOMAS, INC.	WORLD WIDE TIRES INC., ET ALS, LIC. LUIS DOMINGUEZ FUERTES Y LIC., HECTOR L. FUERTES ROMEU - ABOGADOS DEMANDANTES, FUERTES & FUERTES LAW OFFICE CSP, PMB 191, PO BOX 194000, SAN JUAN, PR, 00919-4000		First Class Mail
2966144	MUNICIPIO DE BAYAMON	PO BOX 1588, BAYAMON, PR, 00960-1588	CPENA@BAYAMONPR.GOV	First Class Mail and Email
2966108	MUNICIPIO DE BAYAMON	RE HIRAM LOZADA RIVERA, KAREN K. MORALES PEREZ, Banco Cooperativo Plaza, Suite 205-B Ave. Ponce de Leon 623, Hato Rey, PR, 00917	hmr.lawoffice@gmail.com	First Class Mail and Email
3780714	Munoz Rivera, Ana Lourdes	880 Amapola, Urb La Guadalupe, Ponce, PR, 00730-4338		First Class Mail
2916581	NATAL MONTERO, YADIRA	C/O ANGEL JUARBE DE JESUS, PO BOX 1907, UTUADO, PR, 00641	bufetejuarbedejesus@hotmail.com	First Class Mail and Email
2931082	NAVARRO Y OTROS, CRUCITA IRIS	LCDO. MIGUEL A. OLMEDO OTERO, PMB 914, #138 WINSTON CHURCHILL AVE, SAN JUAN, PR, 00926-6013	jnatal@olmedolawpsc.com; olmedolaw.jnatal@yahoo.com	First Class Mail and Email
2831571	Negron Toro, Lizbeth	Luz Vanessa Ruiz Torres, 2081 Calle Hercules, Urb Apolo, Guaynabo, PR, 00969	lcda.ruiztorres@yahoo.com	First Class Mail and Email
2958691	NIEVES GARCIA, CARMEN M	HC 3 BOX 7025, CEIBA NORTE, JUNCOS, PR, 00777-9723	carmennievesgarcia@gmail.com	First Class Mail and Email
3081361	Nieves-Lopez, Beatriz	Bufete Francisco González, 1519 Ponce de León Ave., Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3061344	Oliveras-Vazquez, Bethsaida	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3478223	Ortiz Cotto, Gloria E.	PO Box 8, Isabela, PR, 00662	amexis@gmail.com	First Class Mail and Email
495231	ORTIZ CRUZ, NOEMI	URB LAS AMERICAS, CALLE GUATEMALA 781, SAN JUAN, PR, 00721	noemi_ortiz@hotmail.com	First Class Mail and Email
3247027	Ortiz Martinez, Lydia E	HC 1 Box 9126 Bo Guamá, San Germán, PR, 00683	lydyaortiz@yahoo.com; mas65@yahoo.com	First Class Mail and Email
3021800	Ortiz Perez, Diana M.	Urb Rio Hondo I, D 39 Calle Rio Caonillas, Bayamon, PR, 00961	ajdianam@yahoo.com	First Class Mail and Email
3100398	Ortiz-Figueroa, Marcel	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3180030	Otero Rios, Ariett A.	#23 Imperial AF-10, Carolina, PR, 00987	OTERORIOS@YAHOO.COM	First Class Mail and Email
3928550	Padilla Perez, Daisy	PMB 104, PO Box 29005, San Juan, PR, 00929-0005	daisypap.23@gmail.com	First Class Mail and Email
504897	PEÑA LUGUERA, JUAN C	POR DERECHO PROPIO, ANEXO 292 EDIF 8 C9 PO BOX 60700, BAYAMON, PR, 00960		First Class Mail
3016594	PEÑA LUGUERA, JUAN C	MAXIMA SEGUIDAD SEC D5 DERECHO 5012, 3699 PONCE B4P, PONCE, PR, 00728-1500		First Class Mail
2837279	PEREZ MARTINEZ, KELLY	JORGE IZQUIERDO SAN MIGUEL, CAPITAL CENTER TORRE SUR PISO 10, 239 ARTERIAL HOSTOS STE 1005, SAN JUAN, PR, 00991-0918	jizquierdo@izquierdosanmiguel.com	First Class Mail and Email
4082986	PEREZ PEREZ, WANDA I	4235 CALLE JOSEFA CORTES LOPEZ, ISABELA, PR, 00662-2303	iwandaperez@hotmail.com	First Class Mail and Email
4083222	PEREZ PEREZ, WANDA I	700 West 11 Street, Del Rio, TX, 78840		First Class Mail
4083350	PEREZ PEREZ, WANDA I	P.O. Box 191879, San Juan, PR, 00919-1879		First Class Mail
3065310	Perez-Ocasio, Doris	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3114152	Prieto Duran, Rafael J.	PO Box 1084, Isabela, PR, 00662	durancontractor@yahoo.com	First Class Mail and Email
2831904	Prieto Duran, Rafael J.	Ivette Fantauzzi, PO Box 518, Arecibo, PR, 00613	lcda.fantauzzi@gmail.com	First Class Mail and Email
3659155	PROSOL-UTIER	421 Ave. Munoz Rivera, Cond. Midtown, Ofic. B-1, San Juan, PR, 00918	lcdamess@gmail.com	First Class Mail and Email
3663697	PROSOL-UTIER	421 Ave. Muoz Rivera, Cond. Midtown, Ofic. B-1, San Juan, PR, 00918	lcdamess@gmail.com	First Class Mail and Email
3476005	PROSOL-UTIER	421 AVE. MUNOZ RIVERA, COND. MIDTOWN OFICINA B-1, HATO REY, PR, 00918	LCDMESS@GMAIL.COM	First Class Mail and Email
3722649	PROSOL-UTIER	Maria E. Suarez-Santos, Abogado, 421 Ave. Munoz Rivera, Cond. Midtown Ofic B-1, San Juan, PR, 00978	ledamess@gmail.com	First Class Mail and Email
195219	PROSOL-UTIER	P O BOX 9063, SAN JUAN, PR, 00908	prosol@utier.org	First Class Mail and Email
3368986	QBE Seguros	Lcdo. Franciso San Miguel Fuxench, PO Box 190406, San Juan, PR, 00919	smfuxench@yahoo.com	First Class Mail and Email
2963082	Quality Outcome Contractors Inc.	Urb. Jardines del Caribe, Calle 23 T-12, Ponce, PR, 00728	cabez88@gmail.com	First Class Mail and Email
2985707	Quality Outcome Contractors Inc.	Estancias del Golf Club #578, Ponce, PR, 00730		First Class Mail
2837605	QUIÑONES VILLANUEVA, JOSE L	INSTITUCIÓN GUAYAMA 1000 MAXIMA, EDIF 3M-108 PO BOX 10009, GUAYAMA, PR, 00785		First Class Mail
2991631	QUIÑONES VILLANUEVA, JOSE L	INST. GUAYAMA 500 PO BOX 10005 CB224, GUAYAMA, PR, 00785		First Class Mail

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Claimants Service List  
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ADRID	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
3061393	Quintero-Cortes, Ivonne	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3062788	Ramirez Torres, Norma I	Parcelas Tiburon Buzon 66, Calle 13, Barceloneta, PR, 00617-3178	normairamirez62@gmail.com	First Class Mail and Email
3988287	RAMOS LAFONTAINE, MARIA M.	JOSE C. MARTÍNEZ TOLEDO, PO BOX 362132, SAN JUAN, PR, 00936-2132	legalmartinezdiaz@gmail.com	First Class Mail and Email
3117420	Ramos Trabal, Lilliam I.	Jardines del Caribe calle Azucena A8, Mayagüez, PR, 00680	lillybethramos@hotmail.com	First Class Mail and Email
3062844	Reyes Hernandez, Lud M	90 Camino Avelino Lopez, San Juan, PR, 00926	ludreyes08@gmail.com	First Class Mail and Email
2925734	RIVERA , MARGARITA	LCDO. RAMON E. SEGARRA BERRIOS, PO BOX 9023853, SAN JUAN, PR, 00902-3853	SEGARRA@MICROJURIS.COM	First Class Mail and Email
432740	RIVERA ALVAREZ, JOSE A.	LCDA. LYDIA APONTE MALAVÉ, CALLE NUÑEZ ROMEU NÚMERO 5 ESTE, CAYEY, PR, 00736	bufeteapontefelix@hotmail.com	First Class Mail and Email
3017291	RIVERA FELICIANO, NEYDA	PO BOX 2795, ARECIBO, PR, 00613-2795	nora.cruz.molina@gmail.com	First Class Mail and Email
2921547	RIVERA ROBLES, MARIA	LCDO. MIGUEL A. OLMEDO OTERO, PMB 914, #138 WINSTON CHURCHILL AVE, SAN JUAN, PR, 00926	jnatal@olmedolawpsc.com; olmedolaw.jnatal@yahoo.com	First Class Mail and Email
4084914	Rivera Rojas, Virgen M	HC 05 Buzon 5429, Juana Diaz, PR, 00795		First Class Mail
3019009	Rivera Santiago, Catalina	Bufete Moreno Luna, PO Box 1364, Utuado, PR, 00641	bufetemoreno@hotmail.com	First Class Mail and Email
3166826	Rivera Santiago, Catalina	Laura Enid Moreno, Abogada, 348 Fernando Luis Garcia, Utuado, PR, 00641	laura.e.moreno@gmail.com	First Class Mail and Email
533556	RIVERA SOTO, MIKEY	PO BOX 630, LAS PIEDRAS, PR, 00771-0630	MIKEY2662@GMAIL.COM	First Class Mail and Email
3157925	Rivera Vargas, Gloribel	Urb. San Francisco 2 Buzon 278, Yauco, PR, 00698	GRivera@ColumbiaCentral.edu	First Class Mail and Email
3098731	Rivera-Gonzalez, Jose R.	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3065418	Rivera-Guevarez, Rolando	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
2832290	RODRÍGUEZ FIGUEROA, ELIUD	C/O ANGEL JUARBE DE JESÚS, PO BOX 1907, UTUADO, PR, 00641	bufetejuarbedejesus@hotmail.com	First Class Mail and Email
222292	RODRIGUEZ JIMENEZ, ROSAURA	PASEO DEL CAMPO 100, PARQUE DEL MONTE, TRUJILLO ALTO, PR, 00976	angelfloreslcto@yahoo.com; sararodgz@yahoo.com	First Class Mail and Email
1672505	RODRIGUEZ RODRIGUEZ, ADYMARA	URB. SAN PEDRO H 13, CALLE ABRAHAM, TOA BAJA, PR, 00949	arrijr@hotmail.com	First Class Mail and Email
4155947	Rodriguez Rodríguez, Walter	Izquierdo San Miguel Law Offices, 239 Arterial Hostos, Capital Center, Suite 1005, San Juan, PR, 00918	jizquierdo@izquierdosanmiguel.com	First Class Mail and Email
3110594	RODRIGUEZ VAZQUEZ, , ARNALDO J	ATRIUM PLAZA APART. 1603, 230 AVE. ALTERIAL HOSTOS, SAN JUAN, PR, 00918	anitclinection@yahoo.com	First Class Mail and Email
489181	RODRIGUEZ VEGA, NILDA	COND. JARDINES DE SAN FRANCISCO, EDIF. I APTO. 1107, SAN JUAN, PR, 00927	nilda.rodriguezv@gmail.com	First Class Mail and Email
3048374	Rodriguez, Dennisse	HC 71 Box 16268, Bayamón, PR, 00956	ortizdennisse@gmail.com	First Class Mail and Email
3077918	Rodriguez-Amaro, Evelyn	Bufete Francisco González, 1519 Ponce de León Ave., Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3069378	Rodriguez-Arrollo, Allison	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3058458	Rodriguez-Figueroa, Carlos R.	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3098580	Roldan, Miguel	Bufete Francisco González, 1519 Ponce de León Ave., Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3130713	Roldan, Ricardo Ramos	Luz Vanessa Ruiz Torres, 2081 Calle Hercules, Apolo, Guaynabo, PR, 00969	lcda.ruiztorres@yahoo.com	First Class Mail and Email
3092654	Rolon-Quifones, Felix	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
3061935	Roman-Rivera, Luisa E.	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
519882	Rosa Ruiz, Raquel	URB Altamesa, 1661 Calle Santa Monica, San Juan, PR, 00921	raquelrosa1475@gmail.com	First Class Mail and Email
2119462	ROSA RUIZ, RAQUEL	URB ALTAMESA, 1661 CALLE SANTA MONICA, SAN JUAN, PR, 00921-4320	raquelrosa1475@gmail.com	First Class Mail and Email
3884900	RUIZ CACERES, LEINELMAR	1509 LOPEZ LANDRON, SAN JUAN, PR, 00911	ocarlo@carlolaw.com	First Class Mail and Email
3738365	RUIZ COLON, NELSON	1509 LOPEZ LANDRON, SAN JUAN, PR, 00911	ocarlo@carlolaw.com	First Class Mail and Email
4138536	Ruiz Correa, Nelson	1509 Lopez Landron, San Juan, PR, 00911	ocarlo@carlolaw.com	First Class Mail and Email
4134777	Sabatier Tire Center, Inc.	c/o Shirley Vekac, Esq., ME-51 Bahia San Juan St., Catano, PR, 00962	shirleyvok@gmail.com	First Class Mail and Email

Exhibit B  
Claimants Service List  
Served as set forth below

ADRID	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
4134770	Sabatier Tire Center, Inc.	World Wide Tires Inc., Et Als, LIC Luis Dominguez Fuertes Y LIC Hector L. Fuertes, Romeu - Abrogados Demandantes, PMB 191 PO Box 194000, San Juan, PR, 00919-4000		First Class Mail
3175939	SANCHEZ LOPEZ, JUAN	LCDO. SALVADOR MARQUEZ COLON (DEMANDANTE), 485 AVE. TITO CASTRO SUITE 102, PONCE, PR, 00716-0209	smarq97@gmail.com	First Class Mail and Email
2832550	SÁNCHEZ SANTIAGO, MILDRED	MIGUEL A. OLMEDO, PMB 914 AVE. WINSTON CHURCHILL #138, SAN JUAN, PR, 00926-6013	jnatal@olmedolawpsc.com; olmedolaw.jnatal@yahoo.com	First Class Mail and Email
1662903	SANTANA BAEZ, ELIEZER	50 CARR. 5 UNIT A 501, EDIF. 3-J IND. LUCHETTI, BAYAMON, PR, 00961-7403	eduardocorrea15@gmail.com	First Class Mail and Email
71241	SANTANA BAEZ, ELIEZER	SR. ELIEZER SANTANA BÁEZ- DEMANDANTE SE REPRESENTA POR DERECHO PROPIO, 50 CARR. 5 ANEXO 501 EDIFICIO 3-J, IND. LUCHETTI, Bayamón, PR, 00961-7403		First Class Mail
241388	SANTANA BÁEZ, ELIEZER	REPRESENTADO POR DERECHO PROPIO, 50 CARR. 5 INSTITUCION ANEXO 501, EDIF 3J INDUSTRIAL LUCHETTI, BAYAMON, PR, 00961-7403	fernandooreola691@gmail.com; LCDARAIMUNDIMELENDEZ@YAHOO.COM	First Class Mail and Email
2880940	Santana Martinez, Madeline	2567 Carr 100 Ste 102, Cabo Rojo, PR, 00623	wralawoffice@gmail.com	First Class Mail and Email
4035980	Santiago Pratts, Carlos	Guillermo Mojica Maldonado, 894 Ave. Munoz Rivera, Ste. 210, San Juan, PR, 00927	natirf@prtc.net	First Class Mail and Email
3553487	Santiago Rivera, Hector Cesario	Oswaldo Toledo Garcia, Esq., PO BOX 190938, San Juan, PR, 00919-0938	Toledo.Bankruptcy@gmail.com	First Class Mail and Email
2939095	SANTOS MORA, TEDDY	LCDO. MIGUEL A. OLMEDO OTERO, PMB 914, #138 WINSTON CHURCHILL AVE, SAN JUAN, PR, 00926	JNATAL@OLMEDOLAWPSC.COM; olmedolaw.jnatal@yahoo.com	First Class Mail and Email
2936687	Santos Mora, Teddy	LCDO. Miguel A. Olmedo Otero, PMB 914, #138 Winston Churchill Ave, San Juan, PR, 00926-6013	jnatal@olmedolawpsc.com; olmedolaw.jnatal@yahoo.com	First Class Mail and Email
246966	Santos Rivera, Francisco	Mansiñ del Norte NA-21, c/ La Ranada, Toa Baja, PR, 00949	santos4190@hotmail.com	First Class Mail and Email
2995643	Santos Rivera, Francisco	PR Electric Power Authority (PREPA), 1110 Ave. Ponce de leon, Parada 16 1/2, San Juan, PR, 00936		First Class Mail
3062218	Santos-Ortiz, Marie	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
2940950	Sara Lucena Velez, Edil Velez, Kevin Yadil Velez Lucena	Num 100 Calle San Expedito A-31, Nagaguez, PR, 00682	edilvelez@yahoo.com	First Class Mail and Email
2961639	Sara Lucena Velez, Edil Velez, Kevin Yadil Velez Lucena	Milagros del Carmen Lopez, 121 Calle Costa Rica, Cendomino El Bilbao Apto 1501, San Juan, PR, 00917	millilopez@yahoo.com	First Class Mail and Email
3114600	Sequeira Trading Corporation	c/o Shirley Vekac, Esq., ME-51 Bahia San Juan St, Catano, PR, 00962	shirleyvok@gmail.com	First Class Mail and Email
3102866	Sequeira Trading Corporation	World Wide Tires Inc., Et Als, Lic. Luis Dominguez Fuertes/Lic. Hector L. Fuertes, Fuertes & Fuertes Law Office Csp, PMB 191 PO Box 194000, San Juan, PR, 00919-4000		First Class Mail
3015509	SILVA RODRÍGUEZ, RAMÓN	GUILLERMO RAMOS LUIÑA, P O BOX 22763 UPR STATION, SAN JUAN, PR, 00931-2763	gramlui@yahoo.com	First Class Mail and Email
3019758	Sol Tosado Hernandez, Mary	1353 Ave. Luis Vigoreaux, PMB 571, Guaynabo, PR, 00966	vsantorilaw@gmail.com	First Class Mail and Email
2989790	Soto Torres, Julitzamary	c/o Richard Schell Asad, 171 Ave Chardon Ste 301, San Juan, PR, 00918	rschellasad@aol.com	First Class Mail and Email
3511785	Stella Diaz, Hiram A.	Jesus R. Morales Cordero, PO Box 363085, San Juan, PR, 00936-3085	moracor@gmail.com	First Class Mail and Email
3164593	Stella Diaz, Hiram A.	PO Box 40177, San Juan, PR, 00940-0177	moracor@gmail.com	First Class Mail and Email
2832723	SUAREZ DE LEON, RAFAEL, JANETTE ROBLES HERNANDEZ por si y y menor J.S.R.	JUAN CORCHADO LUIS SOTO, URB. HERMANAS DÁVILA AVE. BETANCES I-2, BAYAMON, PR, 00959	juancorchadolaw@yahoo.com	First Class Mail and Email
565123	Succession of SATURNIO ORTIZ MAYSONET formed by Evans Jason, John Evans, Edgar John, Nurkis Nicole a	URB QUINTAS DE DORADO, B 23 AVE BOULEVARD NOGAL, DORADO, PR, 00646-4704	eortizsantana@hotmail.com	First Class Mail and Email
2840886	TOLEDO ENGINEERING LLC	Road 8860, SECTOR MATIENZO, TRUJILLO ALTO, PR, 00976	PTOLEDO@TOLEDOENGINEERING.COM	First Class Mail and Email
2852942	TOLEDO ENGINEERING LLC	PATRICIA I. TOLEDO, ATTORNEY, PMB 165 100, GRAND PASEOS BLVD. STE. 112, SAN JUAN, PR, 00926	ptoledogarcia@gmail.com	First Class Mail and Email
2975545	Torres Olivencia, Julia	171 Ave Carlos Chardon Ste 301, San Juan, PR, 00918	rschellasad@aol.com	First Class Mail and Email
2832822	TORRES RODRÍGUEZ, JUAN FERNANDO	1799 N. County Rd. 19A Apt. K-6, Eustis, FL, 32726		First Class Mail
4033689	Torres Torres, Domingo	PO Box 3697, San Sebastian, PR, 00685	natalia@velezvargas.com; vargas_na@yahoo.com	First Class Mail and Email
3099609	Torres, Carlos	Bufete Francisco González, 1519 Ponce de León Ave. Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email

Exhibit B  
Claimants Service List  
Served as set forth below

ADRID	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
437495	TORRES, JULIO HEREDIA	JULIO HEREDIA TORRES (DERECHO PROPIO), COND. LA ARBOLEDA, APTDO. 1106, GUAYNABO, PR, 00966	julioheredia685@gmail.com	First Class Mail and Email
3021960	TORRES, SUHAIL RODRIGUEZ	LCDA. IVETTE FANTAUZZI, PO BOX 518, ARECIBO, PR, 00613-0518	lcda.fantauzzi@gmail.com	First Class Mail and Email
3111244	TORRES, SUHAIL RODRIGUEZ	URB. MEDINA CALLE 7 E 33, Isabela, PR, 00662	suhaillrdz6@gmail.com	First Class Mail and Email
3006370	Tosado Hernandez, Daisy	1353 Ave. Luis Vigoreaux PMB 571, Guaynabo, PR, 00966	vsantorilaw@gmail.com	First Class Mail and Email
3028830	Tosado Hernandez, Madeline	1353 Ave. Luis Vigoreaux PMB 571, Guaynabo, PR, 00966	vsantorilaw@gmail.com	First Class Mail and Email
3015159	Tosado Hernandez, Sonia	1353 Ave. Luis Vigoreaux PMB 571, Guaynabo, PR, 00966	vsantorilaw@gmail.com	First Class Mail and Email
3009188	Tosado Nieves, Antonio	1353 Ave. Luis Vigoreaux PMB 571, Guaynabo, PR, 00966	vsantorilaw@gmail.com	First Class Mail and Email
3962436	Valentin Alers, Israel	24 Villas de Ensenat Miradero, Mayaguez, PR, 00682-7524	crvalentinrodriguez@yahoo.com	First Class Mail and Email
4081636	Vargas Esmurria, Francisco J.	Santiago-Pereles, Calle 20, 1705 Paseo Las Colonias, Urb. Vista Alegre, Ponce, PR, 00717-2234	santiagopereles@yahoo.com	First Class Mail and Email
3390173	VARGAS-FONTANEZ, PEDRO A	G14 CALLE BOHIO, REPARTO CAGUAX, CAGUAS, PR, 00725-3310	pevarfon@gmail.com	First Class Mail and Email
70104	VEGA, EDWIN DE JESUS	LCDO. JORGE BURGOS FIGUEROA, 3260 AVE. FAGOT, EXT. SANTA TERESITA, PONCE, PR, 00730	bart4edwin@hotmail.com	First Class Mail and Email
3518437	VEGA, EDWIN DE JESUS	HC-04 BOX 5651, COAMO, PR, 00769		First Class Mail
3803332	Vera Gonzalez, Juan	OSVALDO BURGOS, 870 CALLE BALDORIOTY DE CASTRO, SAN JUAN, PR, 00925	oburgosperez@aol.com	First Class Mail and Email
3585351	Vera Gonzalez, Juan	P.O. Box 194211, San Juan, PR, 00919-4211	oburgosperez@aol.com	First Class Mail and Email
3371612	Victor Lopez Cortes, Inc.	c/o Shirley Vokac, Esq., Me-51 Bahia San Juan St, Catano, PR, 00962	shirleyvok@gmail.com	First Class Mail and Email
3106283	Victor Lopez Cortes, Inc.	World Wide Tires Inc et als Lic Luis Dominguez Fuertes, Y Lic Hector L Fuertes Romeu Abogados Demandantes, Fuertes & Fuertes Law Office Csp, Pmb 191 Po Box 194000, San Juan, PR, 00919-4000		First Class Mail
3360876	Vila Ojeda, Ana	Ana Vila Ojeda, Urb San Jose, Calle Manuel Marín 1102, Mayagüez, PR, 00682-1169	vilaanahilda@gmail.com	First Class Mail and Email
4155953	Walter Rodriguez Rodriguez, en rep of minor J.R.S.	Izquierdo San Miguel Law Off, 239 Arterial Hostos, Capital Center, Suite 1005, San Juan, PR, 00918	jizquierdo@izquierdosanmiguel.com	First Class Mail and Email
97299	WILMARIE Y OTROS, GONZÁLEZ	LCDO. PEDRO L. BETANCOURT RIVERA, CALLE 210 JOSÉ OLIVER, COND. NEW CENTER PLAZA, APT. 204, SAN JUAN, PR, 00918	riverapedro@hotmail.com	First Class Mail and Email
4134788	WORLD WIDE TIRE, INC.	C/O SHIRLEY VOKAC, ESQ., ME-51 BAHIA SAN JUAN ST, CATANO, PR, 00962	shirleyvok@gmail.com	First Class Mail and Email
2837558	WORLD WIDE TIRE, INC.	LUIS DOMINGUEZ FUERTES, FUERTES & FUERTES LAW OFFICE CSP, PMB 191 PO BOX 194000, SAN JUAN, PR, 00919-4000		First Class Mail
3071646	YRN represented por Lizbeth Negron Toro y Ricardo Ramos	Luz Vanessa Roiz, 2081 Calle Herculos, Apolo, Guaynabo, PR, 00969	lcda.ruiztorres@yahoo.com	First Class Mail and Email
3065649	Zamora-Fernandez, Jose A.	Bufete Francisco González, 1519 Ponce de León Ave., Suite 805, San Juan, PR, 00909	gonzalezmagaz@gmail.com	First Class Mail and Email
2833175	ZAYAS CORREA, JOSE	MELBA RAMOS, PO BOX 945, SAN LORENZO, PR, 00754		First Class Mail
4134959	ZAYAS CORREA, JOSE	PO BOX 411, VENUS, FL, 33960-0411		First Class Mail
1298409	ZAYAS MARTINEZ, LUZ N.	P.O. BOX 986, COMERIO, PR, 00782	zayasnereida@gmail.com	First Class Mail and Email
3040301	Zuhay Vargas Feliciano, Orlando Torres Monroig & La Sociedad Legal de Ganaciales compuesto por ellos	Landron Vera LLC, Luis A. Rodriguez Munoz, Esq., 1610 Ave Ponce De Leon Ste 2, San Juan, PR, 00909-4401	lrdriguez@landronvera.com	First Class Mail and Email

**Exhibit C**



## **ALTERNATIVE DISPUTE RESOLUTION PROCEDURES**

### **1. Claims Subject to the Alternative Dispute Resolution Procedures.**

- a) Commencing one hundred (100) days following approval of these procedures by the Court, and every forty-five (45) days thereafter, the Commonwealth, on behalf of itself and the other Debtors, shall file with the Court and serve on the claimants identified therein (the “Designated Claimants”), at the address listed on the claimants’ most recently filed proof of claim or amended proof of claim, as the case may be, a notice of intent to transfer to the ADR Procedure (the “ADR Transfer Notice”), and attaching as Exhibit A to the ADR Transfer Notice a schedule of claims that the Debtors have identified to be eligible to participate in the ADR Procedure. The ADR Transfer Notice shall be substantially in the form reflected in Exhibit A to the *Notice Regarding Amended Motion for Entry of an Order (A) Authorizing Alternative Dispute Resolution Procedures, (B) Approving Additional Forms of Notice, and (C) Granting Related Relief* [ECF No. 10698-1].
- b) In the event that (i) the Debtors file an omnibus objection to Claims, (ii) a claimant objects to the relief requested in such omnibus objection, and (iii) the Court or the Debtors determine that further reconciliation of any such Claim is appropriate pursuant to the ADR Procedure, the Debtors shall file an ADR Transfer Notice with the Court and serve the ADR Transfer Notice upon the Claimant stating that such Claim has been removed from the omnibus objection and shall be subject to the ADR Procedure. If the Debtors make such determination, within ten (10) days of service of a claimant’s objection to the relief requested in the omnibus objection, and no later than seven (7) days prior to the hearing on the omnibus objection, the Debtors shall file an ADR Transfer Notice with the Court setting forth the Claims to which an omnibus objection has been interposed and responded to by the holder thereof as and to which the Debtors have determined are eligible for the ADR Procedure. In the event that the Court determines independently that further reconciliation of any such claim(s) is appropriate pursuant to the ADR Procedures, the Court will enter an order directing the Debtors to file an ADR Transfer Notice with the Court, specifying the claim(s), and serve the ADR Transfer Notice upon the relevant Claimant(s).
- c) The Debtors shall serve upon the Designated Claimant, at the address listed on the Designated Claimants’ most recently filed proof of claim or amended proof of claim, as the case may be, a notice regarding the ADR Procedure (the “ADR Notice”). The proposed form of the ADR Notice is annexed hereto as Exhibit 2. The ADR Notice (i) may request that the Designated Claimant verify, correct, clarify, or supplement certain information regarding their claim, and (ii) shall state (a) whether the Debtor consents to the adjudication of the Claim by binding arbitration, as set forth below, and (b) the costs of arbitration, if the Designated Claim is not resolved pursuant to the Offer Exchange Procedures (as defined below) or Evaluative Mediation (as defined below).
- d) Claims asserting liabilities arising from funded indebtedness, or from the Commonwealth’s clawback of revenues, shall not be subject to the ADR Procedure.

### **2. Offer Exchange Procedures**

- a) The initial step in the ADR Procedure shall be an exchange of settlement offers (the “Offer Exchange”), which exchange will provide the Debtors and the Designated Claimants the



opportunity to resolve the underlying Claims on a consensual basis, without the need for further proceedings.

- b) In the event that the ADR Notice does not include an offer from the Debtor(s) (the “Offer”) to settle the validity and amount of such Designated Claimant’s proof of claim, within sixty (60) days of the ADR Notice being served upon the Designated Claimants, the Commonwealth or such other Debtor, as the case may be, shall serve upon the Designated Claimant, at the address set forth on such Designated Claimant’s proof of claim, an Offer (the “Offer Letter”). The Offer Letter or ADR Notice shall be accompanied by relevant documentation relied upon by the Debtor(s) in determining the amount of the offer. For the avoidance of doubt, however, the Debtor(s) shall not be obligated to provide with the Offer Letter or ADR Notice all documents on which it intends to rely in reconciling a creditor’s Claim.
- c) Within twenty-five (25) days of service of an Offer via either an Offer Letter or an ADR Notice, the Designated Claimant must respond to such Offer by (1) accepting the Offer, by execution and delivery of a stipulation provided by the Commonwealth or such other Debtor in connection with the Offer or (2) submitting a counteroffer (the “Counteroffer”); provided, however, that any Counteroffer may only propose an amount that, if agreed upon, will fix the amount of the creditor’s claim; and, provided, further, that, if the creditor fails to timely respond to the Offer Letter, the Offer shall be deemed rejected. If the Designated Claimant rejects, or is deemed to have rejected, the Offer, the Designated Claim will advance to the next step of the ADR Procedures, as set forth below.
- d) When the Designated Claimant responds to the Offer Letter, either by acceptance of the Offer or the submission of a Counteroffer, the Designated Claimant shall be required to notify the Debtors if (a) it consents to (and thereby opts into) or (b) does *not* consent to (and thereby opts out of) binding arbitration in the event that the Claim ultimately is not resolved through the Offer Exchange Procedures. If the Designated Claimant returns the Offer Letter without expressly notifying the Debtors that it consents to, and seeks to opt into, binding arbitration, the Designated Claimant shall be deemed to have opted out of binding arbitration. Any Designated Claimant that does not consent to binding arbitration in its response to the Offer Letter may later consent, in writing, to binding arbitration, provided that the Debtors also so consent. Consent to binding arbitration, once given, cannot subsequently be withdrawn by either the Debtor or the Designated Claimant.
- e) The Counteroffer may not exceed the amount or improve the priority set forth in the Designated Claimant’s most recent timely filed proof of claim or amended proof of claim (but may liquidate any unliquidated amounts expressly referenced in a proof of claim).
- f) Within thirty (30) days of receipt of any Counteroffer, the Commonwealth or such other Debtor, as the case may be, may (1) accept such Counteroffer, by delivery of a stipulation evidencing agreement to the proposed amount, or (2) reject such Counteroffer, by delivery of notice to such Designated Claimant that such Counteroffer is unacceptable. The Commonwealth or such other Debtor, as the case may be, may also submit its own counteroffer to the creditor, and the parties may exchange as many offers and counteroffers (each, a “Further Offer”) as they deem appropriate prior to a determination that an impasse has been reached. The Debtors or the Designated Claimant

shall have thirty (30) days from receipt of each such Further Offer (1) to accept such Further Offer, by delivery of a stipulation evidencing agreement to the proposed amount, or (2) to reject such Further Offer, by delivery of notice that such Further Offer is unacceptable. Failure to respond to a Further Offer within thirty (30) days of receipt shall be deemed rejection of such Further Offer. The Commonwealth or such other Debtor, as the case may be, may also request additional information or documentation (the “Information Request”) from the Designated Claimant. The Designated Claimant shall provide additional documentation or information in response to such Information Request within twenty-one (21) days following receipt of such Request. Within ten (10) days of either the Designated Claimant’s or the Debtor’s rejection of an Offer, Counteroffer, or Further Offer, the Debtor(s) shall file a notice of impasse (the “Offer Exchange Impasse Notice”) with the Title III Court.

- g) All Offers, Counteroffers, Further Offers, and other communication and information exchanged in connection therewith shall remain confidential, be subject to Rule 408 of the Federal Rules of Evidence, not be an admission of liability on anyone’s part, not be disclosed to any person, court or tribunal, and not be used other than in connection with the ADR Procedure.

### 3. Evaluative Mediation

- a) In the event that a Claim is not resolved through the Offer Exchange process, the Claim will proceed to the next step of the ADR Procedures, an evaluation (“Evaluative Mediation”) of the Designated Claimant’s claim by a mediator (“Mediator”) identified by the Title III Court in its sole and absolute discretion, including a federal judge. The purpose of the Evaluative Mediation phase of the ADR Procedures is to obtain a non-binding, confidential, monetary valuation of each Designated Claim that may assist in achieving settlement by serving as a focal point for further discussions between the parties.
- b) During the Mediation phase, the Title III Court may design a process for assigning Mediators to Designated Claims, including a process to identify whether any individual Mediator may be conflicted from resolving a Designated Claim.
- c) During the Evaluative Mediation process, the Designated Claim shall be evaluated by the assigned Mediator. The Debtors shall provide notice to the Designated Claimant within a reasonable time following the assignment of a Mediator to a Designated Claim. Upon assignment of a Mediator to a Designated Claim, the Debtor shall provide the Mediator, with copy to the Designated Claimant, with all information exchanged during the Offer Exchange process. Within fourteen (14) days of assignment of the Mediator, each party may provide to the Mediator a mediation statement (the “Mediation Statement”), not to exceed seven (7) pages double-spaced. Within twenty-eight (28) days of receipt of the information exchanged during the Offer Exchange process, the Mediator shall estimate the monetary value of the Designated Claim (the “Evaluation”). Upon notice to the parties, the Mediator may extend the time period for completion of the Evaluation for a period of no more than fourteen (14) days. The Evaluation shall be limited to a determination of the monetary value, if any, of the Designated Claim, and shall not raise or purport to evaluate any issues relating to the potential treatment or priority of the Designated Claim pursuant to a plan of adjustment. If the Mediator fails to issue an Evaluation within the time periods set forth in this paragraph, the Designated Claim shall proceed to binding arbitration, where both parties have

consented to same, or to litigation before the Commonwealth or Title III Courts, as the case may be.

- d) Within twenty-one (21) days following the issuance of the Evaluation, each of the parties shall submit to the Mediator a written acceptance or rejection of the Evaluation. The failure to submit a written acceptance or rejection within twenty-one (21) days shall constitute a rejection of the Evaluation. If both parties accept the Evaluation, then the Designated Claim shall be deemed settled and the amount set forth in the Evaluation shall constitute the liquidated amount of the Designated Claim and the Claims Register shall be updated accordingly. If one or both parties rejects the Evaluation, then the parties shall have an additional fourteen (14) days to negotiate a consensual settlement of the Designated Claim. The Debtor shall notify the Mediator immediately after the expiration of the 14-day period as to whether a consensual settlement has been reached.
- e) At any time during Evaluative Mediation, the Mediator may request that the parties participate in a settlement conference. The parties must participate in any settlement conference called by the Mediator. Such conference may take place in person or telephonically, in the Mediator's sole discretion. The Evaluative Mediation process shall terminate upon the earlier of: (a) the Mediator's filing of a notice that (i) the parties have reached an impasse (a "Mediator's Impasse Notice"), or (ii) the parties have reached a settlement (such notice shall specify the settlement amount, which shall constitute the liquidated amount of the Designated Claim and the Claims Register shall be updated accordingly); and (b) 75 days after the issuance of the Evaluation.
- f) In the event that a Designated Claim is not resolved through Offer Exchange or Evaluative Mediation (an "Unresolved Claim"), such Designated Claim shall be resolved in accordance with the process outlined in Section 4 below. Within ten (10) days of the termination of Evaluative Mediation (as set forth in Section 3(e) above), the Debtor(s) shall serve upon the Designated Claimant a notice describing the opportunity to participate in binding arbitration and the opportunity for use of Commonwealth court procedures.

#### 4. Resolution of Unresolved Claims

- a) The amount of an Unresolved Claim shall be resolved by either: (a) binding arbitration as set forth in Section 5 below, if the Designated Claimant and the Debtor consented in writing thereto; (b) litigation before the Commonwealth's courts, as set forth in Section 6 below; or (c) if either party determines that the Designated Claim should not be resolved using state court procedures, **and** in the event that both parties have not consented to binding arbitration, the Designated Claim shall be resolved in accordance with the Litigation procedures set forth in Section 8 below. Designated Claimants may consent to binding arbitration **OR** to litigate before the Commonwealth's courts, but not both. In the event that a Designated Claimant submits an ADR Notice that indicates consent to binding arbitration and litigation before the Commonwealth's courts, they will be deemed to have consented to litigate before the Commonwealth's courts.

#### 5. Binding Arbitration

- a) If the Designated Claimant previously consented in writing to binding arbitration as a means to resolve its claim(s) as set forth above (either in its response to the Offer Letter or by the terms of

a separate written agreement either before or after the Petition Date), and if the Debtors agree to binding arbitration, and such Designated Claim is not resolved in the Offer Exchange Procedures or in Evaluative Mediation, then the Designated Claim shall be subject to binding arbitration. If the Designated Claimant has not expressly consented to binding arbitration in its response to the Offer Letter and has not otherwise expressly consented to binding arbitration, or if the Debtors have not consented to binding arbitration, at the conclusion of Evaluative Mediation, the Claim shall be resolved in accordance with the Commonwealth court procedures described below or the Litigation procedures described below.

- b) If the Designated Claimant and the Debtors have agreed to binding arbitration, as soon as reasonably practicable following the Evaluation Termination Date with respect to any Designated Claim, the Debtors shall file and serve on the applicable Designated Claimant (or their counsel if known), a notice of arbitration (an “Arbitration Notice”).
- c) The Debtors shall solicit proposals from one or more arbitration services providers (the “Provider”), with a panel of arbitrators (“Arbitrators,” and each, an “Arbitrator”), to assist in evaluating Designated Claims. The Debtors shall consult with the Official Committee of Unsecured Creditors prior to selecting the Provider. Prior to engaging such Provider, the Debtors shall file an informative motion with the Court identifying the Provider(s) whose services they have solicited. To the extent any party in interest objects to the independence or qualifications of the Provider(s), such party must file a written notice of such objection within fourteen (14) days of the filing of such informative motion. Within seven (7) days thereafter, the Debtors may file a reply in support of the Provider(s) identified. The Court will then determine whether any further action with respect to the objection(s) is required. Once a Provider of arbitration services has been selected, that provider’s pricing proposals shall govern all binding arbitrations conducted pursuant to the process outlined in this Section 5. During the Arbitration phase, each Designated Claim shall be evaluated by a single Arbitrator from the Provider of arbitration services selected by the Debtor(s) as described in subsection (d) below. The method by which an Arbitrator shall be assigned to a Designated Claim shall be determined by the Provider. The Provider and the Arbitrator(s) shall ensure that, in the event an individual Arbitrator identifies a conflict in resolving a Designated Claim that has been assigned to such Arbitrator, the Designated Claim shall be re-assigned.
- d) All costs for an Arbitrator’s services shall be divided evenly between the Debtor(s) and the Designated Claimant. To ensure transparency in the costs of proceeding through binding arbitration, the Debtors shall solicit pricing proposals from at least two (2) potential Providers of arbitration services.
- e) All arbitration hearings (each, an “Arbitration Hearing”) shall be scheduled by the Arbitrator, in consultation with the parties. The Debtors shall provide the Designated Claimant with notice of the date, time and place of the Arbitration Hearing. In the event that the Arbitrator assigned to resolve a particular Claim is not located in San Juan, Puerto Rico, appropriate video-conferencing services shall be made available, and any cost of such services will be divided evenly between the Debtors and the Designated Claimant if not already included in the Provider’s fee.
- f) Pre-Hearing. Any pre-hearing issues, matters or disputes (other than with respect to merits issues)

shall be presented to the Arbitrator telephonically (or by such other method agreed to by the Arbitrator and the parties) for expeditious, final and binding resolution. All pre-hearing issues, matters or disputes (other than with respect to merits issues) must be presented to the Arbitrator not later than twenty-one (21) days prior to the Arbitration Hearing so as to permit the Arbitrator to review and rule upon the requests by telephonic or email communication at least five (5) days prior to the Arbitration Hearing.

- g) Limited Discovery. Unless the parties agree otherwise, discovery shall be limited to ten (10) requests for production of documents, electronically stored information and things, including all discrete subparts (“Document Requests”); ten (10) requests for admission, including all discrete subparts; and ten (10) hours of depositions. Any such Document Requests, requests for admission, and notices of deposition shall be made in writing and shall be served by electronic mail and overnight mail no later than by 5:00 p.m., Atlantic Time, on a weekday that is not a legal holiday, no fewer than thirty-five (35) days before the Arbitration Hearing. Responses and objections to Document Requests, requests for admission, and notices of deposition, if any, must be served within seven (7) days after service of such Document Requests, requests for admission, and notices of deposition. Items requested in Document Requests must be produced within fourteen (14) days after service of the Document Requests, unless the parties agree otherwise. Fact or expert witness affidavits, to the extent needed, must be submitted at least fourteen (14) days prior to the scheduled Arbitration Hearing. All documents and affidavits from discovery shall be confidential and shall not be either (i) disclosed to any person or party not participating in the arbitration proceeding or (ii) used for any purpose other than in connection with the arbitration proceeding, except as provided herein. By accepting binding arbitration, the parties agree that no interrogatories shall be posited. Notwithstanding anything to the contrary in this paragraph, the Arbitrator may modify any provisions regarding discovery for good cause shown.
- h) Pre-Arbitration Statement. On or before fourteen (14) days prior to the scheduled Arbitration Hearing, each party shall submit to the arbitrator and serve on the other party or parties by electronic mail and overnight mail a pre-arbitration statement (the “Pre-Arbitration Statement”). The Pre-Arbitration Statement shall not exceed twenty (20) pages, double spaced, exclusive of attachments. Quotations and footnotes may be single spaced. At least one-inch margins shall be used, and printing shall not be smaller than 12-point font.
- i) Arbitration Hearing. Unless otherwise agreed by the parties and the arbitrator, the Arbitration Hearing must be held no later than seventy-five (75) days following assignment of the Arbitrator to the Designated Claim. Direct testimony shall be submitted in the form of affidavits. Cross examination shall be conducted via live testimony. Each party shall have a maximum of two hours, including any rebuttal and cross-examination, within which to present its position at the Arbitration Hearing. The Arbitration Hearing shall be open only to the parties, their counsel and any witnesses. Non-party witnesses shall be sequestered. No reply briefs or post-hearing briefs may be filed, unless the arbitrator requests such briefs, in which case, such briefing shall be subject to the issues, timing and page limitations the arbitrator imposes.
- j) Arbitration Awards. The Arbitrator shall issue a short written opinion and award (the “Arbitration Award”) within fifteen (15) days after the last day of the Arbitration Hearing; provided, however, that the arbitrator may extend such period once for an additional fifteen (15) days. Any Arbitration



Award shall only determine the amount of the Claim and shall not raise or determine any issues relating to the treatment or priority of the Designated Claim.

- k) Finality of Arbitration Awards. All Arbitration Awards shall be final and binding. Any application to vacate must be limited to the grounds specified in 9 U.S.C. § 10(a) and must be filed with the Title III Court within thirty (30) days of issuance of the Arbitration Award. The Federal Arbitration Act, which has been codified at 9 U.S.C. §§ 1-307, shall apply to such applications. Once the Arbitration Award is issued, the Claims Registry shall be updated to reflect the liquidated amount of the Designated Claim, as determined by the Arbitration Award.

#### 6. Commonwealth Court Litigation of Unresolved Claims

- a) The Debtors shall indicate in the ADR Notice whether they consent to liquidate any portion of a Claim through the Commonwealth's courts. For the avoidance of doubt, the Debtors do not consent to liquidation of any claims or causes of action relating to PROMESA or other federal laws before the Commonwealth's courts.
- b) In the event that a Designated Claimant elects to liquidate their Claim before the Commonwealth's courts, and the Debtors have consented to such liquidation, the Title III stay shall be modified solely (1) to permit the continuation of those matters that have been initiated in the Commonwealth's courts and that the Designated Claimant has alleged in their Claim give rise to liabilities owed by the Debtors, or (2) to permit the Designated Claimant to commence a new action in the Commonwealth's courts, provided, however, that any such new action shall be limited to causes of action giving rise to the exact same liabilities asserted in their Claim. To the extent any Designated Claimant raises additional claims or causes of action beyond those giving rise to liabilities asserted in their Claim, or raises any claims or causes of action relating to PROMESA or other questions of federal law, the Title III stay shall not be lifted as to such claims or causes of action. Any statute of limitations applicable to such causes of action shall be deemed tolled as of the date of filing of the Debtors' Title III petitions. Claimants shall retain all existing appeal rights to which they are entitled under Commonwealth law. The Debtors shall file an omnibus motion, every sixty (60) days, identifying each automatic stay modification agreed to by the Debtors during the relevant period and seeking Court approval of such modifications *nunc pro tunc* to the relevant modification date (each, an "ADR Omnibus Lift Stay Motion").
- c) The Commonwealth's courts will only resolve the amount of a creditor's general unsecured claim. Without limiting the foregoing, any other issue, including, without limitation, the priority or classification of a claim, distributions with respect thereto, and issues related to subordination thereof, shall not be subject to the Commonwealth court's determination and shall be determined in connection with the provisions of an applicable plan of adjustment or as otherwise determined by the Title III Court.
- d) Litigation before the Commonwealth's courts with respect to any Unresolved Claim shall proceed in accordance with all applicable local procedural rules. Each party shall bear their own costs with respect to any litigation before the Commonwealth's courts, unless local procedural rules or statutory fee shifting provisions dictate otherwise.

- e) Nothing herein shall limit the rights of any defendant in an action brought in the Commonwealth's courts to remove such action pursuant to 28 U.S.C. § 1441, or of any plaintiff to contest such removal. Any modifications of the automatic stay, as set forth in and pursuant to the limitations described in Section 6.b, will remain in effect if an action is removed to the United States District Court for the District of Puerto Rico. The applicable federal procedural rules shall govern any such removed action.
- f) Once a final judgment (the "Commonwealth Final Judgment") has been reached with respect to the amount of an Unresolved Claim litigated in the Commonwealth courts, as the term "final judgment" is interpreted under Commonwealth law, the Claims Registry shall be updated to reflect the liquidated amount of the Designated Claim, as determined by the Commonwealth Final Judgment.

#### 7. General Provisions Regarding ADR Procedures

- a) In the event that a claimant elects not to participate in Arbitration or to have their Unresolved Claim liquidated by the Commonwealth's courts, (a) such claim, the allowance of which has been or may be objected to by the Commonwealth, such other Title III Debtor as appropriate, or another party in interest, shall be subject to the jurisdiction of the Title III Court and the determination regarding, among other things, the validity and amount thereof, shall be made by the Court, (b) holders shall retain their rights to have their claims adjudicated by the Title III Court, including their rights to evidentiary proceedings and to an appeal of the Title III Court's determinations with respect to their claims, and (c) nothing herein shall affect the right of the Creditors' Committee, under section 502(a) of the Bankruptcy Code, to file objections to claims and the Debtors and the Oversight Board to oppose any such right to the extent that the Creditors' Committee files an objection to a claim.
- b) The ADR Procedures will only resolve the amount of a creditor's general unsecured claim. Without limiting the foregoing, any other issue, including, without limitation, the priority or classification of a claim, distributions with respect thereto, and issues related to subordination thereof, shall not be subject to the ADR Procedures and shall be determined in connection with the provisions of an applicable plan of adjustment or as otherwise determined by the Title III Court.
- c) To the extent a holder of a general unsecured claim has filed, sought or seeks any relief related to a Claim that is subject to the ADR Procedure, including, without limitation, relief sought in any adversary proceeding or any other applicable court of law (collectively, the "Actions"), and such Designated Claimant has not elected to liquidate their Claim through the process outlined in Section 6 above, such Actions shall be stayed (including with respect to pending discovery) until the ADR Procedure with respect to such Claim has been completed. Within five (5) business days of entry of a final order with respect to the validity and amount of such Claim in the ADR Procedure, a motion shall be filed in the applicable forum to dismiss any corresponding portion of such Action, with prejudice, and to transfer any remaining portion of such Action, to the extent not pending or subject to the Debtors' Title III cases, to the Title III Court presiding over the Debtors' Title III cases. To the extent required, the automatic stay, extant pursuant to section 362 of the Bankruptcy Code, applicable herein in accordance with section 301 of PROMESA, shall be deemed modified solely for the purpose of determining the validity and amount of a claim pursuant

to the ADR Procedure.

- d) Report to Court of Status of Claims Referred to ADR Procedure. Within sixty (60) days of filing the first ADR Notice, and every sixty (60) days thereafter, the Debtors shall file with the Court a notice (an “ADR Status Notice”) setting forth those claims since the filing of the prior ADR Status Notice that (a) have been resolved through the Offer Exchange or the Evaluative Mediation Process (the “Offer Exchange Resolved Claims” and the “Evaluative Mediation Resolved Claims”); (b) have been resolved through Arbitration (the “Arbitration Resolved Claims”); (c) have been resolved through litigation before the Commonwealth’s courts (the “Commonwealth Court Resolved Claims,” and together with the Offer Exchange Resolved Claims, the Evaluative Mediation Resolved Claims, and the Arbitration Resolved Claims, the “Resolved Claims”); and (d) are currently in the Offer Exchange process, the Evaluative Mediation process, the Arbitration process, litigation before the Commonwealth’s courts (or the United States District Court for the District of Puerto Rico, if the action was removed), or litigation before the Title III Court. The ADR Status Notice shall be substantially in the format reflected in Exhibit A to the *Notice Regarding Amended Motion for Entry of an Order (A) Authorizing Alternative Dispute Resolution Procedures, (B) Approving Additional Forms of Notice, and (C) Granting Related Relief* [ECF No. 10698-1]. For the avoidance of doubt, the ADR Status Notice shall include, for each Designated Claim identified, (1) a code indicating the claim amount by reference to brackets, (2) a general characterization of the type of claim, and (3) if the claim is relating to a pending litigation, the forum in which the action is pending and the case number, where applicable.
- e) With respect to any Resolved Claims, the Debtors shall file with the Title III Court an informative motion, attaching the form of Stipulation, to be so ordered by the Title III Court. All Resolved Claims and Arbitration Resolved Claims shall be noted on the Claims Registry of the Title III Cases and distributions with respect thereto shall be made in accordance with the provisions of the Commonwealth plan of adjustment or such other plan of adjustment as may be appropriate. To the extent feasible, and to assist the Title III Court in managing its docket, the Debtors shall provide an update to the Title III Court regarding any common legal issues shared amongst the Unresolved Claims, to the extent such common legal issues exist.

#### 8. Litigation of Unresolved Claims

- a) Where there has been no consent, under Section 4.a above, to binding arbitration or litigation before the Commonwealth’s courts, within one hundred and twenty (120) days of the filing of a Mediator’s Impasse Notice, the Commonwealth or such other Title III Debtor, as the case may be, shall initiate litigation against the holder of the Unresolved Claim by the filing of a claim objection, which may be either an individual or an omnibus objection. Each party shall bear their own costs with respect to litigation of any Unresolved Claim. The Court will provide notice pursuant to 28 U.S.C. § 636 by which all parties can agree to resolve an Unresolved Claim before a United States Magistrate Judge (the “Claims Adjudication Judges”). If all parties voluntarily so consent, a Claims Adjudication Judge may conduct all proceedings and order the entry of a final judgment with respect to an Unresolved Claim. Such final judgment may then be appealed directly to the United States Court of Appeals for the First Circuit.
- b) The Title III Court may also, in its discretion, refer such Unresolved Claims to Claims



Adjudication Judges for general pre-trial management and preparation of a Report and Recommendation pursuant to 28 U.S.C. § 636(b). If a claimant has not voluntarily consented to the resolution of their Unresolved Claim by the Claims Adjudication Judges, the Claims Adjudication Judge shall make a Report and Recommendation to the Title III Court. Such Report and Recommendation will be reviewed by the Title III Court pursuant to Federal Rule of Civil Procedure 72, and claimants will have an opportunity to object to the Report and Recommendation pursuant to 28 U.S.C. § 636(b) and Federal Rule of Civil Procedure 72(b). Upon reviewing the Report and Recommendation, the Title III Court will enter a final determination, which will be subject to appeal to the United States Court of Appeals for the First Circuit.

- c) No individual who has served as a Mediator with respect to a particular Unresolved Claim may also serve as a Claim Adjudication Judge with respect to the same Unresolved Claim.
- d) Litigation before the Title III Court with respect to any Unresolved Claim shall proceed in accordance with the Federal Rules of Bankruptcy Procedure, made applicable to this Title III Case pursuant to PROMESA § 310, the Local Rules for the District of Puerto Rico, and this Court's standing and case management orders. In addition to the foregoing, litigation before Claims Adjudication Judges shall also proceed in accordance with 28 U.S.C. § 636 and Federal Rule of Civil Procedure 72.
- e) Any order/decision entered by the Claims Adjudication Judges shall not provide for any amounts already disallowed by the Title III Court, specific performance or any other form of equitable remedy or any other relief impermissible under PROMESA or such other applicable law. To the extent a Claim requests such relief, those requests for relief will be determined by the Title III Court. Nothing in this paragraph shall preclude the Title III Court from separately referring such requests to Magistrate Judges pursuant to 28 U.S.C. § 636 for general pretrial management and/or Report and Recommendation.

#### 9. Translation and Interpretation Services

- a) The Debtors shall provide certified translation and/or interpretation services in connection with Evaluative Mediation and/or proceedings before the Title III or District Court, and Magistrate Judges, as specified in orders of the Court, but shall not be obligated to provide such services in connection with binding arbitration.